

BOULLION STRONGLY URGES REJECTION OF PROPOSALS OF EDMONTON HEAT AND POWER CO.

Just previous to the dismissal of Commissioner Boullion at last night's council meeting, a report was submitted by him strongly urging the rejection of the proposition of the Edmonton Heat and Power Co., in which a number of local business men are interested. The report was not read, but in the suggestion of Mayor Armstrong was held over for consideration at the next meeting. When the matter was taken up by the mayor that evening to the inability of the parties interested to present the matter might well be held over. Mr. W. R. Eager, who is acting for the company, rose and called attention to the fact that he was present and that therefore there was no serious objection to taking the matter at that time. The mayor suggested that as Mr. Eager was not present it might be desirable to hold the matter over, and Mr. Eager assented. This report was as follows:

"To the Honorable, the City Council,
City of Edmonton, Alberta.
Subject: Proposition from the Edmonton Heat and Power Company, Limited, to sell to the City of Edmonton a power plant.

"At the meeting of the public works committee of your council and the commissioners, held on the 14th inst., in conference with Mr. Charles May, Mr. Martin W. Eager, and Mr. Hargrave, of Gorman, Chalmers and Grindley, representing the interests of the Edmonton Heat and Power Company, Ltd., the above mentioned subject was discussed, and the company's representatives submitted verbally a proposition to sell a certain projected hydro-electric power system to the City of Edmonton for three million (\$3,000,000) dollars.

Was Considerable Discussion.

"Considerable discussion of the proposition took place, and the conference ended with a request by the mayor, and a promise by Mr. Eager, to submit the proposition in writing. The written proposal was received on the 17th inst., addressed to the mayor and commissioners, was read at the commissioners' meeting that day, and referred by them to me for report. I forward the said proposal herewith, submitting for your consideration a dissection of it with analysis.

"The said proposition starts as follows, quoting from the letter, viz.:

"For the sum of \$3,000,000, the company will construct a hydro-electric power plant, consisting of a double transmission line to a substation at any point in the city, fully equipped and generating 25,000 horse power.

"Commenting on this I would state my opinion that the price stipulated is ample for the plant, and the power generated.

Character of Machinery.

"Reading further the proposition states, viz.:

"The best and most modern machinery and plant to be installed, and the city to have the right to place an inspecting engineer on the work at the company's expense.

"The meeting of the minds of the parties to a contract embodying this part of the proposition would certainly hinge upon their respective understandings of what might be the best and most modern machinery and plant, and in criticism of the right offered to place an inspecting engineer on the work, I would say that the value of such right would be entirely contingent upon what data would be admitted and powers conceded for the engineer by the company.

"5. Quoting further from the letter, viz.:

"To reach a final agreement on the above basis the company is prepared to meet conclusively to the city that they have the right and can fulfil the agreement above referred to and with which the city will submit to the mayor and commissioners all reports, plans, details and other data which will be necessary to satisfy the city that the representations are correct."

Before the city should undertake to purchase or have constructed a power plant such as here proposed, it is to be presumed that we would secure undertakings that such a plant would be satisfactory to the city, but analysis of the above quoted language shows that the city would be left to its own devices to conceive themselves for their own ends, and they simply offer to explain to us what this is going to be, provided we first undertake ourselves to pay them the price of the plant.

heretofore. Admitting now that the company has the right, it would be quite superior that reports, plans, details and other data should be submitted to prove that they can fulfil the agreement as they have stated it, or to satisfy the city that their representations are correct.

"More Ornamentation.

"I would not question the feasibility to fulfil such an agreement as referred to for the price named, and I see no reason to doubt the correctness of the representation made; therefore the offer to submit reports, plans, details and other data in support of the proposition. This is readily apparent from the further contents of Mr. Eager's letter, which I quote as follows, viz.:

"Provided that the city will enter into a preliminary agreement with the company to the effect that they will purchase the completed works as above set out if the company show that they can fulfil their agreement in every respect."

"It seems to me that the company's object is fully disclosed by the provision, the aim is to compel the city to purchase a power plant as yet not conceived, of a stated capacity of 25,000 horse power, the machinery and plant to be the best and most modern according to the company's understanding of these terms, the price to be \$3,000,000, and the city is to know no more about what they want it to buy until they have the city property and legally bound.

Position Would be Weak.

"It is my judgment that if we should enter into such an agreement our position would be exceedingly weak as compared to the company's. Their proposal is briefly told, but its meaning is plain; a so-called preliminary agreement to this proposition the part of the city would be valuable collateral for the company, and the city would be bound to pay them \$3,000,000, they to furnish a plant. There is nothing indeterminate about the price, but there is much left out about the plant; there are numerous types of plant and many ways to carry out such an undertaking as proposed by the company.

"6. Why should the company hesitate to show us the goods when asking us to buy? Is it that they think the make-up of the plant should be of no interest to us at a price of three million dollars? Or might there be some question as to equitable value for the price asked? To make a purchase, or to preliminarily agree to purchase, without seeing the goods would be in my judgment, out of the bounds of all reason, and even common sense, and without prejudice, and far from having any intent to cast reflection upon the nature of the proposition, or the man submitting it, I must say that there is nothing perceptible about them that would warrant one in actually entertaining such a proposition, or that would exempt them from the ordinary scrutiny usually given business matters. It is deemed that the magnitude of the price, and confidence in the men would justify the action of the city in accepting the proposition; but in business the price does not acquire such unapproachable dignity with men, neither is confidence in men negotiable without tangible collateral.

No Security Offered.

"7. Nothing is offered to us in this proposition as security that we will get a plant worth three million dollars, or any other amount and we are not in the habit of entering into transactions of even the smallest size without knowing what we are doing. In business we should know where we want to go before proceeding on our way, and business methods do not admit of things for granted; they must be shown. If this proposition is a square deal, what logical reason could deny us the right and opportunity to verify the exactness and measure the ideas before agreeing to it; this is only fair business.

"8. Further we must bear in mind that the men we now deal with may assign their rights and be succeeded by others; that we ourselves are only the city's representatives for the time being, and will also be succeeded by others. Therefore it is our plain duty to insist upon a minute understanding being set forth in our contracts.

Is Against Heavy Contracts.

"12. We should undoubtedly make arrangements for power at low cost at the first opportunity, but we are not in such urgent need of such arrangements as would excuse any hasty transaction as here proposed.

"13. I have carefully considered the proposition, and while I am not by any means prepared to state that it has no merit as a power project for the city, yet it is not in its nature as submitted must preclude its serious consideration. A submission of this kind for your consideration without prejudice, the same conclusion being reached only after the assured myself that the

COUNCIL DISMISS COMM. BOULLION

UTILITIES COMMISSIONER WAS
DISCHARGED BY TWO-
THIRDS VOTE.

A session was sprung at last evening's meeting of the city council by a two-thirds vote of the whole council. Commissioner Boullion was dismissed from the service of the city.

The secret session of the council held during the morning gave rise to the expectation that action of a drastic nature might be taken at the evening meeting and the council chamber was thronged at an early hour, and the constables who were placed at the doors were obliged to exclude many to prevent over-crowding.

The incident occupied but a few minutes. The action had been decided upon and discussed in secret meeting and was taken practically without discussion. Ald. McKelvey stood alone in protesting against the action of the council, declaring that he would stand in his resignation today, asking seeking re-election to test the feeling of the electorate upon this issue.

Ald. Hyndman was the only member absent from the meeting. He was prevented from being present by sickness. In view of the stand taken by him at the previous meeting, however, it is considered precisely certain that he will resign and go to the foreboding on the issue in company with Ald. McKelvey.

Mayor Armstrong then allowed the aldermen to speak and Ald. McKelvey announced that as a protest against the action of the council he would stand in his resignation today. He was loudly applauded by a number of citizens who occupied the back of the council chamber, but the demonstration was at once checked by the Mayor.

Ald. McKelvey then introduced the motion "That Commissioner Boullion be dismissed from office, the same to have effect at once."

Ald. McKelvey in seconding the motion said: "The disgraceful conduct of last week's meeting forward of this motion to be brought forward. No subordinate should be allowed to insult us as we were insulted then."

The vote was taken and the name of the mayor and the mayor declared it carried.

Commissioner Boullion's action at the secret meeting yesterday morning in accordance with the declaration of the council was a surprise to many of the members of the council, and the council chamber was thronged at an early hour, and the constables who were placed at the doors were obliged to exclude many to prevent over-crowding.

A. V. BOULLION, Commissioner.

but when aldermen cannot talk matter over with the commissioners, it is time for the council to take action. I have no fault to find with the work of the commissioner and recognize that he has done a great deal towards helping things in the city.

Is Prepared to Resign.

"For one I am prepared to go out to the citizens tomorrow for re-election on this issue."

This was the last of his remarks. He rose to his feet. "It is unnecessary for me to discuss this motion. You know my opinion. I knew this was the intention from the start, and I am now that I will be dismissed. I think the council has been most unreasonable in its treatment of Mr. Boullion. He has endeavored to get things running smoothly. Everybody knew he would be harassed at work, but he has not been given a chance."

The action was put, Ald. McKelvey being alone in opposing it. The supporters were Ald. Down, Melville, Lundy, Grindley and Miller.

Ald. McKelvey rose to his feet when the motion was declared carried and was about to speak when he was interrupted by the mayor.

The Mayor: "The motion is carried and you cannot speak."

Ald. McKelvey: "There is something that I wish to say, and that is—"

The Mayor: "The motion is carried and I cannot allow you to discuss it."

Mayor Armstrong then allowed the aldermen to speak and Ald. McKelvey announced that as a protest against the action of the council he would stand in his resignation today. He was loudly applauded by a number of citizens who occupied the back of the council chamber, but the demonstration was at once checked by the Mayor.

Ald. McKelvey then introduced the motion "That Commissioner Boullion be dismissed from office, the same to have effect at once."

Ald. McKelvey in seconding the motion said: "The disgraceful conduct of last week's meeting forward of this motion to be brought forward. No subordinate should be allowed to insult us as we were insulted then."

The vote was taken and the name of the mayor and the mayor declared it carried.

A. V. BOULLION, Commissioner.

which he made at the previous meeting of the council and to which Ald. McKelvey referred, namely that he would introduce a resolution in an interview which he had taken, and also that he would stand in his resignation today. Ald. McKelvey had said in one of the private meetings that it was his object to secure the dismissal of the commissioner.

Pled for Doing His Duty.

"I have tried to do my duty," said Commissioner Boullion to the aldermen at the close of the meeting. "I have been fired for doing my duty."

Throughout the discussion there was no suggestion that the competence of the commissioner was in any way open to question, and the reality to him turned entirely upon his refusal to submit to his secret investigation under the chairmanship of Ald. McKelvey.

Before the subject was introduced a number of matters of general interest were dealt with; among them the application of the International Heating & Lighting Co. for an article of the city, which was refused by the council at the previous meeting. Upon the motion of Ald. McKelvey it was decided to re-open this question. He was supported by Ald. Grindley in the statement that the matter had received but scant attention, and it was therefore referred to the industrial committee and the commissioners to be thoroughly investigated.

The new law dealing with dogs was the subject of some discussion. Some of the proposed regulations were regarded as too stringent, and it was decided to hold the matter over for consideration at the next meeting. It was also decided to hold the matter over for consideration at the next meeting. It was also decided to hold the matter over for consideration at the next meeting.

Payment of accounts totaling \$5,725.55 was authorized.

STREET CAR EXTENSION.

Calgary New Lines Will be Ready in July, October or September.

"Calgary, Feb. 21.—Street cars will be running on all lines by September, we expect, and many of the extensions will be in operation by July," said Mr. McCauley, of the street railway last night.

The extension of the double trucking of the belt line, and Eighth Avenue where it requires it, will be ready by the end of July. They will thus be handling quite a lot of summer traffic and will be earning money before the end of the year is out.

Grading is already done on much of the 22 miles of street car extension, but that out to Shovel Park and to the city limits will not be ready until the summer. The extension to the city limits will not be ready until the summer. The extension to the city limits will not be ready until the summer.

The last of the 12 street cars are guaranteed by the makers to be in the city by the end of August.

Local authorities have petitioned to have the Bridgehead extension done first of all.

FREE

A sale at just half of an \$8.00 stock of Cassware bought from the Western Cassware Co. by the company, who were burned out underneath the Hub Cigar Store in January.

The Greatest Glassware Sale Ever Held in the West!

The stock in Plain and Cut Glass is sold in sets to match or otherwise, and will be displayed in Hardware Department Lower Salesroom), consisting of:—

Hotel Non-Nesting Tumblers
Half crystal, hand cut, barrel shape, size 10-12 oz. Made such that they cannot be put one inside the other. Reg. \$2.50 SALE PRICE \$1.50

Bar Tumblers
A large assortment of bar tumblers, straight, with glass and barrel shape. In cut, plain blown, or needle etched. Reg. \$1.00 SALE PRICE \$2.00

Champagne Tapers or Flutes
Plain blown or twisted optic, size 4-12 oz. Reg. \$2.50 SALE PRICE \$1.75

Plain Soda Glasses
Plain blown soda glasses, thin with half thick bottom, sizes 10, 12, 16 and 20 oz. Reg. \$2.50 SALE PRICE \$1.50

Beer Goblets—large size
Plain, clear, flat optic, with needle etched. Reg. \$2.50 SALE PRICE \$1.75

Wine Decanters
12 Different lines of decanters, half crystal, standard sizes, improved hollow stopper. Reg. \$1.25 to \$2.50 SALE PRICE 75c to \$1.50

Whiskey Decanters
(Same as above)
BERGUNDY, COGNAC, SHERRY, CLARET, PORTO, LIQUEURS, COGNAC, CHERRY, MUST, RARE, TRIPLE, HIGH-BALL, AND SHAMS 2-4 oz.

The above lines in large quantities, different shapes, plain, needle etched, cut and optic. Reg. \$1.00 to \$2.50 SALE PRICE 50c to \$1.25.

Hotel Non-Nesting Tumblers
Ice Tea Glasses
Bar Tumblers
Champagne Tapers
Sodas and Schoepens
Sodas Plain
Goblets
Footed Ales
Low Footed Sherberts
Saucer Champagne

Handles Custards
Water Bottles
Wine Decanters
Whiskey Decanters
Finger Bowls
Household Table Service
Hotel Table Service
Footed Bowls
Wine Set and Tray

Claret Glasses
Po-t
Sherry
Burgundy
Liqueur
Cocktail
Cordial
High-Ball
Crems de Mint Glasses

Beer Goblets—medium sizes
Plain clear, optic, cut. Reg. \$2.50 SALE PRICE \$1.75

Split Beers
Cut with ground bottom and plain blown. Reg. \$2.50 SALE PRICE \$1.50

Saucer Champagne
A large assortment in three different sizes plain blown, etched, optic and cut. Reg. \$2.50 SALE PRICE \$1.50

Whiskey Glasses
Cut bars for whiskey and soda, cut bell shape (small) and the cut bars, sizes 6, 8, 10 oz. Reg. \$2.50 to \$4.00 SALE PRICE \$1.25 to \$2.00.

Wine Set and Trays
Including one tray and silver stand sizes of wine glasses. Reg. \$15.00 SALE PRICE \$7.50

EXTRA!! EXTRA!!
Household Table Glass Service with trays, viz.:

1 Large oak tray	\$1.75
1 Do. Water Tumblers	2.50
1 Do. Lemonade Tumblers	2.50
1 Do. Cut Bar Tumblers	4.00
1 Do. Stem, Large Goblets	2.50
1 Do. Stem, Large Glasses	2.50
1 Do. Porto Glasses	2.00
1 Do. Sherry Glasses	2.00
1 Do. Liqueur Glasses	1.00
1 Oak, Wine Decanter	2.50
1 Only Whiskey Decanter	2.50

REG. \$28.10 SALE PRICE \$15.50

Every householder should secure this set.

THE JASPEL COMPANY
Limited
COR. JASPEL & SECOND
Store Hours
OPEN 9:30 AM CLOSE 6 PM
SATURDAY OPEN TILL 10 PM
TELEPHONE C-2480

1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 2680, 26

SALE—REAL ESTATE

THE SUTTON SMITH CO.
811 McDougall, Ave., Room 2

Call

Buy 3 four splendid lots in Great Estate, one corner, terms, \$100 down, balance \$100 a month. Buy a bunch of 16 lots, one street, and 2000 ft. of highway.

h. This is great buying, for a choice double corner in easy terms.

For 430 acres of splendid land in Bon Accord district, 100 ft. been broken, good frame and log outbuildings, 1000 ft. north at least \$2000. This is opportunity to get a good program.

Buy a splendid half section of prime land, 1000 ft. north of forty. What have you got to

CANDY & CO.
Candy, Soda, Ice Cream, Cakes, etc.

are going to let the opportunity slip for \$150 (worth very easy) per month without inter-

every day. You can walk from the property to the P. O. in 25 minutes.

[illegible]

3. Block 45, 2575; 1-2, 6 and

Block 9, Block 3, \$600 each: 1-2;
Block 4, \$550; 1-2, 3, 6 and 12;
Block 5, \$500; 1-2, 3, 6 and 12;
Block 7, \$245; 1-3, 6 and 12;
and 20, Block 14, \$1800; 1-2,
3, 6 and 12;
and 12, Block 14, \$1600; 1-2,
3, 6 and 12;
to 18, Block 14, \$1400 each;
1-2, 3, 6 and 12;
and 12, Block 15, \$850; 1-2,
3, 6 and 12;
and 20, Block 15, \$850; 1-2,
3, 6 and 12;
and 2, Block 25, Great Estate;
1-2, 3, 6 and 12; good buy;
and 2, Block 27, Great Estate;
1-2, 3, 6 and 12;
Block 46, Great Estate, \$700;
1-2, 3, 6 and 12;
Block 43, Great Estate, \$700;
1-2, 3, 6 and 12;
any property you have for
turning ready.

FRUIT BLOOMERS. Phone 4251.
Are at
of Barton Estate and
Parker Estate
earlier section on Saskatchewan
low price of \$8.00 per acre
to be a liability to the
all breaking and lots of
list some lots with me on
at Namyay Avenue with
list is

n house, and good well,

[illegible]

); Magnet cream separator, or
month in use; 200 bushel

THE CHAIN COMPANY.
estate and insurance.
Surrey, Alberta.
s of Choice Land in
Edmonton, \$20 per acre.
and 12 acres for \$2,000.
cent. This is a beautiful
location with a six-unit
apartments. Call for
apartments. Write
facing on
Edmonton. Phone
in East End and four
le, brick foundation and
ry in the basement. The
good large barn with hay
and good ground. Price
\$3 cash; balance \$ and 15
monthly payments.
roomed cash and stable
in the basement. In West
\$5, \$100 cash; balance
\$5, \$100 cash; easy terms.
on in Black
Edmonton. In good
rented at \$60 per month.
Call for balance arrange-
ment.
Main St. \$2000 the
market. Call Black 144.
S. 1000. Call 4 and 12
Call in Garneau for \$2000.
section S.W. of Strath-
more. Call 4 and 12.

ully broken, no waste land on
er. \$2.50 per acre; easy

ANNOUNCEMENT

— J. G. Connell and
own have taken over the
of Ben Higgins, known as
s. Ave. Horse Exchange.
be pleased to see all old
patrons. Special attention
transient customers. Also
ed, we shall continue to
all cattle and horses. J. G.
Connell, 1000 Broadway.

2000

AROUND THE CITY

LOCAL

The Canadian Hosiery Guild will hold a meeting at the Y. W. C. A. on Friday afternoon at 2 o'clock.

Mr. and Mrs. David Macpherson have moved into the new residence at the corner of 14th and 10th streets.

Mr. and Mrs. J. H. Macpherson will appear in the Empire Theatre tomorrow night.

Theatre: There will be a crowded house to hear the new opera, "The Bohemian Girl," at the Theatre.

The debate under the name of Brother-land of the last night in favor of the negative, both sides were well supported and an enjoyable evening was passed.

Mr. and Mrs. J. H. Macpherson, who have been undertaking for McClelland and Lambert, have opened up an establishment on 10th street, north of 14th, in the block which has been in course of construction for several months past. The building has been erected expressly for the purpose of professional undertaking and embalming and includes a funeral chapel and complete morgue.

The City Council held its 14th meeting on Friday evening the 18th inst.

Mr. and Mrs. J. H. Macpherson are moving today from their old home at 14th and 10th streets.

Mr. and Mrs. J. H. Macpherson are moving today from their old home at 14th and 10th streets.

Mr. and Mrs. J. H. Macpherson are moving today from their old home at 14th and 10th streets.

FINDING TO REMOVE BULLET.

Mr. N. Brown, living here on the charge of shooting John Henry Smith, on Monday night last, was released from the Police Court yesterday afternoon on bail of \$1,000. He will appear for examination on February 23rd.

Two operations have been performed on the bullet which was found in the chest of the bullet.

The operation was performed this morning by Drs. Robertson, Campbell and White and a portion of the bullet was removed, but the bullet was not located and it was thought that it was not out of the chest and it was thought that it was not out of the chest and it was thought that it was not out of the chest.

PARKLAND CONCERN TONIGHT.

The Parkland Concert Society will give a concert at the Y. W. C. A. on Friday evening the 24th inst.

The concert will be given at the Y. W. C. A. on Friday evening the 24th inst.

The concert will be given at the Y. W. C. A. on Friday evening the 24th inst.

NOVEL SCENE HERE.

Mr. and Mrs. J. H. Macpherson will appear in the Empire Theatre tomorrow night.

The concert will be given at the Y. W. C. A. on Friday evening the 24th inst.

The concert will be given at the Y. W. C. A. on Friday evening the 24th inst.

CALADONIAN SOCIETY.

The executive of the Caladonian Society will hold a meeting at the Y. W. C. A. on Friday evening the 24th inst.

The concert will be given at the Y. W. C. A. on Friday evening the 24th inst.

The concert will be given at the Y. W. C. A. on Friday evening the 24th inst.

THE KISSING GUY.

Mr. and Mrs. J. H. Macpherson will appear in the Empire Theatre tomorrow night.

The concert will be given at the Y. W. C. A. on Friday evening the 24th inst.

The concert will be given at the Y. W. C. A. on Friday evening the 24th inst.

THE WEATHER.

At most times in the Prairie Province the weather has been comparatively mild during the day, but temperatures were quite low during the night, especially so in Saskatchewan.

Forecast: Western provinces, fair and moderately cold today and Thursday.

THE RECORD OF TEMPERATURE IN THE VARIOUS CITIES FOLLOW:

Kamloops, clear,	20	32
Edmonton, clear,	24	0
Calgary, clear,	24	0
Lethbridge, fair,	24	0
Medicine Hat, clear,	24	0
Butterfield, clear,	24	0
Moose Jaw, clear,	0	17
Regina, clear,	0	17
Minneapolis, clear,	0	17
Winnipeg, clear,	0	17

The Acme Brick Company, Limited

When buying bricks why not have the best? The brick is essential. It is suitable for heavy work and is made of the best material.

When buying bricks why not have the best? The brick is essential. It is suitable for heavy work and is made of the best material.

The Acme Brick Company, Limited

When buying bricks why not have the best? The brick is essential. It is suitable for heavy work and is made of the best material.

When buying bricks why not have the best? The brick is essential. It is suitable for heavy work and is made of the best material.

The Acme Brick Company, Limited

When buying bricks why not have the best? The brick is essential. It is suitable for heavy work and is made of the best material.

When buying bricks why not have the best? The brick is essential. It is suitable for heavy work and is made of the best material.

The Acme Brick Company, Limited

When buying bricks why not have the best? The brick is essential. It is suitable for heavy work and is made of the best material.

When buying bricks why not have the best? The brick is essential. It is suitable for heavy work and is made of the best material.

The Acme Brick Company, Limited

When buying bricks why not have the best? The brick is essential. It is suitable for heavy work and is made of the best material.

When buying bricks why not have the best? The brick is essential. It is suitable for heavy work and is made of the best material.

ENTERTAINMENTS.

EDWARD TERRY IN REPERTORY.

Edward Terry, who has played "The Lavender" and "The Girl in the Green" and appeared successfully in many other places, is to bring his repertoire to the city.

Mr. Terry is one of the greatest of English actors.

He is to be seen in the city.

He is to be seen in the city.

THE CRIMINAL ASSIZES.

A verdict of shooting with intent to kill was returned by the jury in the case of the shooting of John Henry Smith.

The jury returned a verdict of shooting with intent to kill.

The jury returned a verdict of shooting with intent to kill.

RESIDENCE WAS BURNED.

While Two Blackfries People Were in Bed Their House Was Burned.

The house was burned.

The house was burned.

MANY DIED OF PNEUMONIA.

753 Deaths in New York in One Month From This Disease.

753 Deaths in New York in One Month From This Disease.

753 Deaths in New York in One Month From This Disease.

NOTICE.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

NOTICE.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

NOTICE.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

NOTICE.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

NOTICE.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

NOTICE.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

NOTICE.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

NOTICE.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

The undersigned wishes to announce that he has been elected to the office of Mayor of the City of Edmonton.

A SIMPLE TREATMENT THAT WILL MAKE HAIR GROW NOW SOLD IN CANADA.

Every up-to-date woman should have radiant hair.

There are thousands of women with thin, faded, characterless hair who do not try to improve it.

In England and Paris women take to the hair of the most famous hairdressers.

Every Canadian woman can have her hair made as soft and glossy as the hair of the most famous hairdressers.

WANTED NOW

A Responsible Party with a little capital, to take over the business of a small, well-known, and profitable business.

The business is a small, well-known, and profitable business.

The business is a small, well-known, and profitable business.

FOR THE NEW HOME

Don't forget in your planning to allow a reasonable amount for Electric Fixtures.

Nothing adds more to the decorative effect of a home.

Call and let us show you how reasonably we can supply you with tasty fixtures.

The Nerves

Are Robbed by Coffee Think it over and Try POSTUM "There's a reason"

Are Robbed by Coffee Think it over and Try POSTUM "There's a reason"

Are Robbed by Coffee Think it over and Try POSTUM "There's a reason"

BURNHAM-FRITH

Electric Co., Limited 18 Jasper E.

Electric Co., Limited 18 Jasper E.

Electric Co., Limited 18 Jasper E.

CONSERVATIVE MOCK PARLIAMENT

will reassemble for debate on Thursday evening, 23rd inst., at 8 o'clock, at the Conservative Club Hall.

will reassemble for debate on Thursday evening, 23rd inst., at 8 o'clock, at the Conservative Club Hall.

will reassemble for debate on Thursday evening, 23rd inst., at 8 o'clock, at the Conservative Club Hall.

KATHLEEN PARLOW

Every native of Sunny Alberta should hear Kathleen Parlow at the new McLaughlin Auditorium this (Wednesday) evening.

Every native of Sunny Alberta should hear Kathleen Parlow at the new McLaughlin Auditorium this (Wednesday) evening.

Every native of Sunny Alberta should hear Kathleen Parlow at the new McLaughlin Auditorium this (Wednesday) evening.

VOLNEY N. MILLS

Distinguished Chicago Tenor and KAREL LEITNER PIANIST

Distinguished Chicago Tenor and KAREL LEITNER PIANIST

Distinguished Chicago Tenor and KAREL LEITNER PIANIST

NOTICE

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

NOTICE

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

NOTICE

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

NOTICE

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

NOTICE

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

NOTICE

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

NOTICE

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

NOTICE

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

NOTICE

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

WANTED NOW

A Responsible Party with a little capital, to take over the business of a small, well-known, and profitable business.

The business is a small, well-known, and profitable business.

The business is a small, well-known, and profitable business.

FOR THE NEW HOME

Don't forget in your planning to allow a reasonable amount for Electric Fixtures.

Nothing adds more to the decorative effect of a home.

Call and let us show you how reasonably we can supply you with tasty fixtures.

The Nerves

Are Robbed by Coffee Think it over and Try POSTUM "There's a reason"

Are Robbed by Coffee Think it over and Try POSTUM "There's a reason"

Are Robbed by Coffee Think it over and Try POSTUM "There's a reason"

BURNHAM-FRITH

Electric Co., Limited 18 Jasper E.

Electric Co., Limited 18 Jasper E.

Electric Co., Limited 18 Jasper E.

CONSERVATIVE MOCK PARLIAMENT

will reassemble for debate on Thursday evening, 23rd inst., at 8 o'clock, at the Conservative Club Hall.

will reassemble for debate on Thursday evening, 23rd inst., at 8 o'clock, at the Conservative Club Hall.

will reassemble for debate on Thursday evening, 23rd inst., at 8 o'clock, at the Conservative Club Hall.

KATHLEEN PARLOW

Every native of Sunny Alberta should hear Kathleen Parlow at the new McLaughlin Auditorium this (Wednesday) evening.

Every native of Sunny Alberta should hear Kathleen Parlow at the new McLaughlin Auditorium this (Wednesday) evening.

Every native of Sunny Alberta should hear Kathleen Parlow at the new McLaughlin Auditorium this (Wednesday) evening.

VOLNEY N. MILLS

Distinguished Chicago Tenor and KAREL LEITNER PIANIST

Distinguished Chicago Tenor and KAREL LEITNER PIANIST

Distinguished Chicago Tenor and KAREL LEITNER PIANIST

NOTICE

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

NOTICE

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

NOTICE

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

NOTICE

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

NOTICE

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

NOTICE

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

NOTICE

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

NOTICE

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

NOTICE

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

Notice is hereby given that on the 24th day of February, 1911, the co-partnership heretofore existing between David O. Latta and John Homer Lyons, carrying on business under the firm name of Latta and Lyons, will be dissolved by mutual consent.

ALBERTA LOAN & INVESTMENT CO., LTD.

Room 3, 2nd Jasper Ave. E. S. N. BIRCHALL, MANAGER. PHONE 4702

Room 3, 2nd Jasper Ave. E. S. N. BIRCHALL, MANAGER. PHONE 4702

Room 3, 2nd Jasper Ave. E. S. N. BIRCHALL, MANAGER. PHONE 4702

H. L. WILLIAMS & CO.

W. S. Randall, Manager STOCK AND BOND BROKERS

W. S. Randall, Manager STOCK AND BOND BROKERS

W. S. Randall, Manager STOCK AND BOND BROKERS

THE ALBERTA MILLING CO., LIMITED

Manufacturers of High Grade Flour, EDMONTON ALBERTA

Manufacturers of High Grade Flour, EDMONTON ALBERTA

Manufacturers of High Grade Flour, EDMONTON ALBERTA

Try a sack of "Capitol" or "Superior" Flour. They have no equal.

We make a Specialty of Chop Feed. Call or write for Prices

We make a Specialty of Chop Feed. Call or write for Prices

We make a Specialty of Chop Feed. Call or write for Prices

A CHOICE POT ROAST

Give us a nice change for a week-day dinner. Try one of our Extra Choice Roasts.

Give us a nice change for a week-day dinner. Try one of our Extra Choice Roasts.

Give us a nice change for a week-day dinner. Try one of our Extra Choice Roasts.

ADAMS MEAT COMPANY

J. Adams & Co., Retail 23 Wayne Avenue, (between) 20th Avenue, Edmonton Phone 2410.

J. Adams & Co., Retail 23 Wayne Avenue, (between) 20th Avenue, Edmonton Phone 2410.

J. Adams & Co., Retail 23 Wayne Avenue, (between) 20th Avenue, Edmonton Phone 2410.

We are going to sell quickly

our stock of reading library books, good titles, good value. A bargain

our stock of reading library books, good titles, good value. A bargain

our stock of reading library books, good titles, good value. A bargain

35c Each or 3 for \$1.00

Those who hurry get the best. D. J. Young & Co., Ltd. 201 JASPER AVE. E. Phone 1427.

Those who hurry get the best. D. J. Young & Co., Ltd. 201 JASPER AVE. E. Phone 1427.

Those who hurry get the best. D. J. Young & Co., Ltd. 201 JASPER A